Before the FEDERAL COMMUNICATIONS COMMISSION

Washington, D.C. 20554

In the matter of: LightSquared Subsidiary LLC Request for Modification of Its Authority for an

Ancillary Terrestrial Component

To: The Federal Communications Commission

Re: FCC File Number: SAT-MOD-20101118-00239

LightSquared's request for a modification of its Ancillary Terrestrial Component needs to be approved to

make more spectrum space available and create more competition in a stagnant wireless broadband

market.

As those who rely on mobile broadband devices can attest, the networks currently available to

consumers are failing to keep up with the high demand. The explosion of both smartphone sales and

streaming video opened the floodgates, but our infrastructure lags behind and remains

unprepared. America needs not only more broadband capacity, but also more affordable service.

LightSquared offers the perfect solution. Their business model is a cutting-edge 4G-LTE speed network

leased to a variety of businesses, allowing an entirely new group of companies to enter a wireless

broadband market that has been dominated by a few large players. These new entrants increase

competition and thereby foster innovation and lower prices.

Increased broadband capacity isn't just an issue of convenience; it's essential to continued economic

growth, new jobs, and reducing the inequality between those currently connected and those who have

been left behind. For these reasons, I sincerely hope you will not only consider but also approve

LightSquared's request.

Respectfully submitted,

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